UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

No. 04-CR-10065-MLW

FILED IN CHENCEURT NOVEMBER 14, 2005

UNITED STATES

v.

CLARENCE EARLE

DEFENDANT'S MOTION FOR ENTRY OF JUDGMENT OF ACQUITTAL

Pursuant to Rule 29 of the Federal Rules of Criminal Procedure, the defendant Clarence Earle moves that the Court enter a judgment of acquittal on the ground that the government has failed to adduce sufficient evidence to establish beyond a reasonable doubt each element of the offense.

> Respectfully submitted The defendant Clarence Earle By his attorney

Charles W. Rankin BBO 411780 Rankin & Sultan 151 Merrimac Street, 2nd floor Boston, MA 02114 (617) 720-0011

Demed. Wolf, D.J. Nov. 14, zvor